UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF CALIFORNIA

11-03259

Chapter 13 Plan (Recommended Form)

In Re:

Scott P Ricks
Suzanne E Ricks

Case Number:

Original Plan
Amended Plan

CREDITORS: YOU SHOULD READ THIS PLAN CAREFULLY AND DISCUSS IT WITH YOUR ATTORNEY. CONFIRMATION OF THIS PLAN BY THE BANKRUPTCY COURT MAY MODIFY YOUR RIGHTS IN SEVERAL WAYS INCLUDING PROVIDING FOR PAYMENT OF LESS THAN THE FULL AMOUNT OF YOUR CLAIM, SETTING THE VALUE OF THE COLLATERAL SECURING YOUR CLAIM, AND SETTING THE INTEREST RATE ON YOUR CLAIM.

- 1. Plan Payments. There shall be paid to the Chapter 13 Trustee the amount of \$ 441.00 each month by debtor(s), or any entity from whom debtor(s) receive income, in such installments as agreed upon with the Trustee, for payment of all existing debts of debtor(s) pursuant to this Plan, except as the Court may otherwise order. Payments from debtor(s) shall begin within 30 days of filing the petition or conversion order. Debtor(s) submit all future income to the supervision and control of the Trustee during this case and agree to pay sufficient funds to the Trustee on or before five years from commencement of this case to fully complete this Plan.
- 2. **Pre-confirmation Adequate Protection Payments.** If direct payments to creditors pursuant to §1326(a) are made, debtor will immediately provide trustee evidence of the payments including the creditor name and address and the amount and date of each payment. Trustee is under no obligation to adjust filed and allowed claims unless there is a court order or specific written direction from the claimant.
- 3. Administrative Claims. Trustee will pay allowed administrative claims and expenses in full pursuant to §1326(b) as set forth below unless the holder of such claim has agreed to a different treatment of its claim:
 - (A). Trustees Fees: The Chapter 13 Trustee shall receive a fee at the time of each disbursement, the percentage of which is set by the United States Trustee.
 - (B) Debtor's Attorney Fees. Debtor's attorney shall be paid after creditors listed in paragraph 7 except as checked below:
 - **x** Attorney fees paid in full prior to other claims. (Do not check this option if lease payments/adequate protection payments are necessary).

__Attorney fees to be paid at the rate of \$___per month prior to other claims. (If no amount is filled in attorney will be paid after creditors listed in paragraph 7).

- (C). Except as ordered by the court, other §1326(b) claims will be paid in installments as set forth by the trustee in advance of other claims. All other claims entitled to priority and post petition claims allowed by law shall be paid in full by deferred payments in such priority and installments as the trustee in his discretion deems appropriate, unless this plan specifically provides otherwise.
- 4. Specified Leases, Personal Property (Trustee to pay). Debtor(s) elect to assume the existing lease of personal property with the below named creditors:
- (A). REGULAR LEASE PAYMENTS: After payments provided in prior paragraphs, trustee shall make distribution to named lease creditors in the installment specified from funds available for distribution monthly until claim is paid in the amount allowed. Any option to purchase or any payments under a carry-over provision shall be paid by debtor(s) directly.
- (B). ARREARS LEASE PAYMENTS: After the regular monthly lease payment above, trustee shall pay any lease arrears to named lease creditors in the installment specified from funds available monthly until claim is paid in the amount allowed.

Name of Creditor

Regular Monthly Payment Installment

Estimated Arrears

Arrears Installment

-NONE-

5. Specified Secured Claims, Personal Property. After payments provided for by prior paragraphs, Trustee shall make payment to creditors (their agents and assigns) named in this paragraph whose claims are allowed secured solely by personal property. Each named creditor shall be paid in installments from funds available for distribution monthly, non-cumulative, as indicated until claim is paid in amount allowed secured plus interest at seven percent (7%) per annum unless a different percentage is specified below. The balance of the claim shall be treated as unsecured. Upon confirmation, creditor will be deemed to accept the classification, valuation and interest rate set forth and payment pursuant to this provision will be binding, even if creditor is not subject to §506 valuation, unless creditor timely objects and the court orders otherwise.

Name of Creditor

Allowed Secured Value

Installment

(Optional) % Interest

-NONE-

Revised 9/05

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in this paragraph sl property for which § non-cumulative, as	hall be paid in the same prior §506 valuation is not applicate indicated until claim is paid i	ity as creditors listed in paragroble. Each named creditor shall in amount allowed plus interest	secured debt within one year app 5 above but in full for allowe be paid in installments from fun	of filing the petition). Creditors named claims secured solely by personal ds available for distribution monthly, am unless a different percentage is ects and the court orders otherwise.
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installments from fu optional interest per	inds available for distribution reentage is specified below. I	monthly, non-cumulative, as in Holders of claims for domestic	or paragraphs, allowed claims for ement of the case, in full 100% to indicated until claim is paid in am	r a domestic support obligation as define o those creditors named below in ount allowed without interest unless an creditors specifically named will be paid ditors as such payments become due
N	ame of Creditor	Estimated Arrea	rs Installment	(Optional) % Interest
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indicated until the ecremaining funds afte in full.	quivalent of 60 months of pro	jected disposable income has pursuant to the plan, those fun	s from funds available for distrible been paid into the plan for distributed in the plan for distributed in the may be paid to any creditor in the plant of the plant in the p	phis, debtor proposes to pay the below attention monthly, non-cumulative, as bution to creditors. If there are any in this paragraph whose claim is not paid
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Revised 09/05

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- 17. Post-Petition Claims. Claims allowed for post-petition debts incurred by debtor(s) may be paid in full 100% of the claim in such order and on such terms as the Trustee, in his sole discretion, may determine. Trustee or any adversely affected party in interest may file to dismiss case if debtor(s) incur post-petition debts without the written consent of Trustee and debtor(s) fail to make sufficient payments to keep such obligations current.
- 18. **General Provisions.** Post-Petition earnings while this case is pending shall remain property of the estate and shall not vest in the debtor notwithstanding §1327. Any remaining funds held by the Trustee after dismissal or conversion of a confirmed case may be distributed to creditors pursuant to these Plan provisions. Pursuant to section 1322(b)(3), Trustee shall have the power to waive, in writing and on such conditions as the Trustee may impose, any default in debtor's payment to Trustee under this Plan. Any tax refunds or other funds sent to the debtor(s) in care of the Trustee during this case may be deposited to debtor(s) account and disbursed to creditors pursuant to the plan.

Revised 09/05

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Special Note: This plan is intended as an exact copy of the Chapter 13 (recommended form) plan last revised 9/05, except as to any added paragraphs after paragraph 18 above. The trustee shall be held harmless from any changes in this plan from the recommended plan dated 9/05.

Plan Dated: (DATE IS MANDAT

Debtor:

Joint Debtor:

Law Offices of Mark L. Miller 2341 Jefferson ST STE 100 San Diego, CA 92110